## Amendment No. 1 to HB0610

## Todd Signature of Sponsor

AMEND Senate Bill No. 104\*

**House Bill No. 610** 

by deleting all language after the enacting clause and by substituting instead the following:

SECTION 1. Tennessee Code Annotated Title 41, Chapter 1, Part 4, is amended by adding the following language as a new, appropriately designated section:

41-1-4\_\_\_.

The trial courts, the board of probation and parole and the department of correction shall coordinate efforts to prepare offenders for reentry into society. To that end, it is the intent of the general assembly that validated risk/needs assessment instruments shall be used to develop offender reentry plans.

- (1) In preparing presentence reports in accordance with § 40-35-207, the board of probation and parole shall include information identifying the defendant's risks and needs as determined through the use of a validated assessment instrument, along with recommended treatment programs to address such risks and needs and enhance the defendant's opportunity for successful reentry into the community.
- (2) The department of correction or the board of probation and parole, as appropriate, shall develop an individual treatment/supervision plan for each offender in its custody or under its supervision to enhance the offender's opportunity for successful reentry into the community. The plan shall be developed using a validated instrument to evaluate the individual risks and needs of the offender.

SECTION 2. Tennessee Code Annotated Title 41, Chapter 1, Part 4, is further amended by adding the following language as a new, appropriately designated section:

41-1-4\_\_\_.

When appropriate to better manage and assist probationers under their supervision, probation and parole officers employed by the board of probation and parole shall have the authority to impose intermediate administrative sanctions, including but not limited to mandated participation in treatment programs designed to address an offender's risks and needs, unless otherwise directed by the trial court. Such intermediate administrative sanctions shall be imposed in accordance with the treatment/supervision plan developed using a validated instrument to evaluate the individual risks and needs of the offender.

SECTION 3. This act shall take effect July 1, 2009, the public welfare requiring it.